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4	fl@federlawpa.com Bruce Feder - State Bar No. 004832		
5	Attorney for Defendant, Scott Spear		
6	UNITED ST	STATES DISTRICT COURT	
7	DIST	STRICT OF ARIZONA	
8	United States of America,) NO. CR18-00422 PHX SMB-003	
)	
9	Plaintiff,	DEFENDANT SCOTT SPEAR'SJOINDER IN DEFENDANT JOHN	
10	VS.) BRUNST'S MOTION TO COMPEL) GOVERNMENT COMPLIANCE WITH	
11	Scott Spear,) COURT'S APRIL 22, 2019 ORDER TO PRODUCE JENCKS ACT MATERIAL	
12	Defendant.) FOR WITNESS CARL FERRER	
13)) Empedited Consideration Requested	
14) Expedited Consideration Requested)	
15)	
16	The Defendant, Scott Spear, by an	and through his undersigned attorney, Bruce Feder of Feder	
17	Law Office, P.A., hereby joins in Defe	efendant John Brunst's Motion to Compel Government	
18	Compliance with Court's April 22, 2019	9 Order to Product Jencks Act Material for Witness Carl	
19	Ferrer [662]. Mr. Spear adopts the legal	al positions and bases set forth in the Motion as if fully set	
20	forth herein.		
21	Neither Mr. Spear or the undersig	signed counsel were notified or accused by the government	
22	lawyers regarding their unsupported allegat	gations concerning the relevant, impeaching documents that	
23	the Court has allowed the government to cl	claw back.	
24	The arbitrary decision by the gove	overnment to disobey the Scheduling Order from this Court,	
25	especially in addition to the other governr	nment failures to disclose relevant discovery continues to	
26	prejudice the ability of the defense to prepa	epare for trial.	

1	RESPECTFULLY SUBMITTED this 28th day of June, 2019.	
2	FEDER LAW OFFICE, P.A.	
3		
1	/s/ Bruce Feder	
4	Attorney for Defendant, Scott Spear	
5		
6	<u>CERTIFICATE OF SERVICE</u>	
7	I hereby certify that on the 28 th day of June, 2019, I electronically transmitted the foregoing	
	to the Clark of the Count via the CM/ECE system for filing and transmitted of a Nation of Electronic	
8		
9	Time to the Tone wing One Don Togethand	
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26	Ry: /s/ A Iones	